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**From:** Lionel Puhuyesva [LPuhuyesva@hopi.nsn.us]  
**Sent:** 3/22/2017 5:17:09 PM  
**To:** Tim Bodell [TBodell@hopi.nsn.us]; Jeff Mansfield [jlmansfield1981@gmail.com]; Ivan FMCV [isfmcv@hopitelecom.net]; Catherine Wright [catherinemwright9@gmail.com]  
**CC:** Rapicavoli, Emmanuelle [Rapicavoli.Emmanuelle@epa.gov]  
**Subject:** RE: SDWA Primacy Agency?  
**Attachments:** H-032-2011 Ordinance #57.pdf; H-033-2011 Ordinance #58.pdf; ORDINANCE NO 57 AMENDED.pdf; Resolution%20H-107-97.pdf; 01-22-16\_EPA Enforcement Point of Contact.pdf; Water Resources Program Delegated Authority and Enforcement Ordinances.docx

Jeff,

Just to clarify, the Water Resources Program never claimed to have Primacy in SDWA, we indicated that in our meeting at the Cultural Center, our role has always been to help assist US EPA Region 9 with compliance issues at a local level. I hope that helps clarify our position. Here are our current roles and/or enforcement capabilities as it were.

Lionel

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Lionel Puhuyesva, Director  
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**From:** Tim Bodell  
**Sent:** Wednesday, March 22, 2017 9:39 AM  
**To:** Jeff Mansfield; Ivan FMCV; Catherine Wright  
**Cc:** Lionel Puhuyesva; Rapicavoli, Emmanuelle  
**Subject:** RE: SDWA Primacy Agency?

Yes Jeff,

We are extremely aware that HDWR and no other Hopi related government division has primacy for SDWA program enforcement.

The HWRD does have it's own set of well related groundwater protection rules. It is also recognized by US EPA R9 and designated by Tribal Council to represent the tribe and villages to some degree in drinking water quality regulatory matters. Thanks for your request to HDWR to clarify this role.

The best way I know to clarify the relationship of HPUA, the Tribe and villages relationship with regards to HAMP and the current FOVs is through an MOU. HPUA is still awaiting FMCV comments on a draft preliminary MOU.

The Hopi Public Utility Authority is chartered by Tribal Council Resolution to provide water service to the villages. As you know HPUA is developing a regional water system to provide levelized cost SDWA compliant water to all the villages.

HPUA proposes to integrate FMCV water system through the villages choice of legal instrument:

- Operation and Maintenance Agreement.
- Acquisition (System Purchase).
- Wholesale water purveyor MOA.
- Technical Support
- Equipment cooperative
- Other ?
- None at this time.

I look forward to our next meeting facilitating FMCV decisions in this regard.

Cheers,

TIM 928 401 4000

**From:** Jeff Mansfield [<mailto:jlmansfield1981@gmail.com>]

**Sent:** Tuesday, March 21, 2017 7:17 PM

**To:** Ivan FMCV; Catherine Wright; Tim Bodell

**Subject:** Fwd: SDWA Primacy Agency?

Ivan,

Here's a definitive answer to the question of HWRP's assumed regulatory status in regards to "Primacy" of the Safe Drinking Water Act/National Drinking Water Regulations. Thanks

Jeff

----- Forwarded message -----

From: **Jeff Mansfield** <[jlmansfield1981@gmail.com](mailto:jlmansfield1981@gmail.com)>

Date: Tue, Mar 21, 2017 at 7:15 PM

Subject: Re: SDWA Primacy Agency?

To: "Rapicavoli, Emmanuelle" <[Rapicavoli.Emmanuelle@epa.gov](mailto:Rapicavoli.Emmanuelle@epa.gov)>

Emmanuelle,

Thank you for the clarification on this subject.

Jeff Mansfield

FMCV Business Consultant/Grant Writer

On Tue, Mar 21, 2017 at 5:32 PM, Rapicavoli, Emmanuelle <[Rapicavoli.Emmanuelle@epa.gov](mailto:Rapicavoli.Emmanuelle@epa.gov)> wrote:

Hello Jeff,

The Hopi Water Resources Program does not have primacy for the PWSS program under the safe drinking water act. The regulatory program is administered by EPA region 9. Thanks

Emmanuelle

Emmanuelle Rapicavoli

Drinking Water Protection Section (WTR 3-2)

Environmental Protection Agency, Region 9

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**Please:** All data submittals to our office should be sent by email to [datamanager@epa.gov](mailto:datamanager@epa.gov) with a copy to me (or your project manager in the Drinking Water Office). Data reports are due no later than the **10<sup>th</sup>** of the month following the month that you receive results, or the **10<sup>th</sup>** of the month following the compliance period, whichever comes first. Please include the whole lab report and copy of the Chain of Custody. Label with PWS name and number; & source or distribution system location codes or names for data collection points.

**From:** Jeff Mansfield [<mailto:jlmansfield1981@gmail.com>]

**Sent:** Tuesday, March 21, 2017 3:57 PM

**To:** Hecht, Hillary <[Hecht.Hillary@epa.gov](mailto:Hecht.Hillary@epa.gov)>; Rapicavoli, Emmanuelle <[Rapicavoli.Emmanuelle@epa.gov](mailto:Rapicavoli.Emmanuelle@epa.gov)>

**Subject:** SDWA Primacy Agency?

Hillary,

Jeff Mansfield here of First Mesa Consolidated Villages, I had questions? Does the Hopi Water Resource Program have "Primacy" oversight for compliance with the SDWA/NPDWR? If so, is there EPA documentation issuing HWRP that role of "Primacy"/TAS? Thanks

Jeff Mansfield

FMCV Business Consultant/Grant Writer